ATTACHMENT 1

APPLICATION OF iTalk Mobile Corporation

Question 9: This Application qualifies for streamlines processing pursuant to Section 63.12 of the Commission's Rules, 47 C.F.R. § 63.12. As set forth below, Applicant is affiliated with a competitive VoIP carrier in Singapore. This affiliate is not a monopoly provider of communications services in a relevant market in Singapore, and lacks sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market. The foreign affiliate has less than 50% market share in the international transport and the local access markets on the foreign end of the route.

Questions 11 & 12: iTalk Mobile Corporation provides the following information and certifications as required in Section 63.18(i) through (m) of the Commission's Rules, 47 C.F.R. § 63.18(i)-(m):

- (i) The Applicant certifies that it is not a foreign carrier within the meaning of Section 63.09(d) of the Commission's Rules, 47 C.F.R. § 63.09(d). The Applicant is affiliated with a foreign carrier in Singapore, iTalk BB Singapore PTE Limited. iTalk BB Singapore PTE Limited is wholly owned by iTalk Global Communications, Inc. a U.S. company.
- (j) The Applicant certifies that it seeks to provide international telecommunications services to all global points, except those points on the Commission's Exclusion List.
- (k)-(m) The Applicant certifies that it is affiliated with iTalk BB Singapore PTE Limited, a non-dominant foreign carrier which lacks market power in Singapore. Singapore is a member of the WTO. Because Applicant is affiliated with iTalk BB Singapore PTE Limited, a non-dominant VoIP provider in Singapore which lacks market power, Applicant seeks non-dominant classification on the U.S.-Singapore route.

Question 13: Applicant seeks authority to provide service to all global points, except those listed on the Commission's Exclusion List.